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NEW HAVEN, CONN.

Bakery Products-Protection. (Reg. Bd. of H., Feb. 1, 1913.)

Sec. 5. The conveying through the streets of the city of New Haven, or removing from a building to a wagon or from a wagon to a building, or from one building or wagon to another, any breadstuffs, cake, pie, or confectionery intended for food, shall be unlawful, except such breadstuffs, pie, or confectionery be placed in receptacles tightly constructed and so covered that the same can not be contaminated by insects, dust, dirt, and other foreign and unwholesome matter, and such receptacles shall be used for no other purpose by any person.

Foodstuffs—Covering or Screening Required when Exposed. (Reg. Bd. of H., June 27, 1913.)

SEC. 6. During the months of May, June, July, August, September, and October of each year it shall be unlawful for any individual, firm, or corporation to expose for sale in the city of New Haven any fruit or vegetables, except such as have natural coverings customarily removed before eating, any meat, fowl, fish, pastry, confectionery, or other foodstuffs that are to be eaten without further cooking, unless so covered or screened as to be impossible of contamination by flies or other insects.

MOBILE, ALA.

Milk and Cream-Production, Care, and Sale. (Ord. June 5, 1913.)

SECTION 1. That all dairymen who sell or supply milk or cream in any way to or for the people of Mobile shall be required to take out annually from the city tax collector a license of \$——, and this license shall in no way affect, interfere with, or be a substitute for any vehicle license which may be imposed by the city of Mobile.

SEC. 2. That it shall be unlawful for any person, firm, or corporation, either as principal or servant or employee, to maintain or operate a dairy farm within the police jurisdiction of the city of Mobile, or to sell, give, exchange, barter, deliver, or transport in the city of Mobile, any milk or cream without having obtained an annual permit from the board of health to do so, as hereinafter provided. Such permit shall expire on the 31st day of December of each year and shall be renewed on the 1st day of January following.

SEC. 3. That no person, himself, or his servant or agent, or as the servant or agent of another, firm, or corporation, shall sell or deliver, or have in his possession or custody with intent to sell or deliver as milk for consumption as human food, any milk or cream, or operate, until after having obtained a permit to do so from the board of health, through the city health officer. To obtain such permit the applicant shall present to the chief meat and milk inspector a written application upon a form prescribed by the board of health, through the city health officer.

As soon as possible after such application has been received at the office of the board of health, the chief meat and milk inspector or the city health officer or their authorized assistant shall visit the dairy or place of business of such applicant and make such observations and gather such information as will enable the board of health through the city health officer to properly consider such application: Provided, however, That if the dairy or place of business of said applicant be located outside of the police jurisdiction of the city of Mobile he shall either furnish a certificate of qualification of all dairies from which it is proposed milk be obtained, according to the requirements of this ordinance, which certificate shall be signed by the State veterinarian or any person authorized by him, or shall pay the cost and expense of making such inspection by some authorized employee of the city of Mobile. Immediately upon a favorable report from or to the city health officer by some one of the aforesaid